forse and Injury when etc. and Saith that the Said John Bennett did not assume upon himselfe in manner and forme as in the declaration aforesaid is Supposed against him and of this he putteth himselfe upon the Country. Thomas Hughes

And the plantiffe also. Joshua Cecell.

Therefore Command is given to the Sheriffe of Prince Georges County that without delay hee Cause to Come here twelve good and Lawfull men of his balywicke to trye the Issue Joyned between John Huggins plantiffe and John Bennett Defendant by whome etc. and who neither etc. to Recognize etc. because as well etc.

And now here att this day (to witt) the fourth Tuesday in August aforesaid Came here as well the Said John Huggins as the Said John Bennett by their Attorrnys aforesaid and the Jurors thereon Impanelled being Called Likewise Came. (viz.)

Thomas Hillory, foreman, Robert Wade, Benjamin Berry, Thomas Plumer, Thomas Bridges, George Jones, Charles Beall, John Allum, Thomas Vaughne, Nathaniell Brothers, Phillip Willesey, William Jones.

Which Said Jurors aforesaid haveing heard Debated the premises aforesaid went out to Considder on the Same and after Some Small time Returned and the plantiffe being Called neither hee nor his attorney did not Appeare. But the Court Demanded of the Jurors aforesaid to Deliver in their verdict.

Who to Speake the truth in the premises being Elected tryed and Sworne upon their oaths doe Say that the Said John Bennett doth not owe to the Said John Huggins the Said one thowsand pounds of tobaccoe as the Said John Bennett above in his plea aforesaid hath Alledged. Therefore itt is Considered that the Said John Huggins take nothing by his Said writt but bee in mercy for his false Clamour etc. and that the Said John Bennett goe there of without day etc. It is Likewise Considered that the Said John Bennett Recover against the Said John Huggins his damages by occation of the premises to pounds of tobaccoe to the Said John Bennett by the discretion of the Justices here att his Request for his Cost and Charges in this behalfe Sustained According to the Forme of the Stattute etc. by the Court here Adjudged etc.

The aforesaid Action was transmitted out of the Records of Calvert County as by an order of Councill upon the devision of the County more att Large Appeareth etc.

[31] This Following Action was transmitted out of the Records of Calvert County Court as by an Order of Councill upon the devision of the Countys Relation being thereunto had more at Large Appeareth.

Richard Keene plantiffe: Ninian Beall Defendant.

Calvert County Ss: Ninian Beall late of Calvert County gentleman was atteched to answer unto Richard Keene of a plea of trespass upon the Case etc.

And Whereupon the Said Richard Keen by Samuel Watkins his attorney Complayneth that whereas the Said Ninian Beall the 22d day of November Annoque Domini 1694 att Calvert Towne within the Jurisdiction of this Court Stood Justly Indebted unto him the Said Richard Keene in the Sume of two thowsand Seaven hundred Seaventy and Seaven pounds of tobaccoe and the Said Ninian did the day yeare and place aforesaid Deliver unto the Said Richard